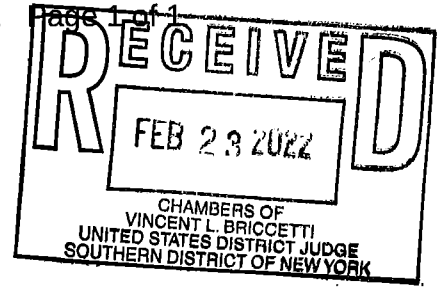


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By ECF

Hon. Vincent L. Briccetti
United States District Judge
Southern District of New York
300 Quarropas Street
White Plains, NY 10601

February 23, 2022

**APPLICATION GRANTED
SO ORDERED:**

VB
Vincent L. Briccetti, U.S.D.J.

Dated: 2/23/2022
White Plains, NY

Re: United States v. Jahaira Mejia
21 Cr 628 (VB)

Curfew requirement is removed. All other conditions of release remain in effect.

Dear Judge Briccetti:

I represent Jahaira Mejia, the defendant in the above-captioned matter. I write with the consent of AUSA Gianforti and Pre-trial Services Officer Josh Rothman requesting that the Court amend Ms. Mejia's bail conditions – specifically, removing the bail conditions that she abide by a curfew secured by location monitoring.

Neither Pre-trial Services nor the Government believe these restrictions are still necessary. Ms. Mejia has been completely compliant with her bail conditions, has no prior criminal record, and the parties believe that the previously imposed curfew is no longer necessary.

If the foregoing meets with the Court's approval, then I respectfully request you "So Order" this letter.

Thank you for your consideration.

Very truly yours,

Daniel S. Parker
Daniel S. Parker